## Message

From: Capp, James [James.Capp@dnr.ga.gov]

**Sent**: 10/3/2018 10:01:54 PM

To: Gordon, Lisa Perras [Gordon.Lisa-Perras@epa.gov]; Liz Booth [Elizabeth.Booth@dnr.ga.gov]
CC: Gettle, Jeaneanne [Gettle.Jeaneanne@epa.gov]; Able, Tony [Able.Tony@epa.gov]; Cooper, Jamal

[cooper.jamal@epa.gov]; Wetherington, Michele [Wetherington.Michele@epa.gov]; Williams, Laura

[laura.williams@dnr.ga.gov]

Subject: RE: Narrative Example

Lisa,

Thank you for your email, and for the call last week. EPD understands from that call that EPA would like us to provide additional information in order to evaluate EPD's water quality standard submission. We are working to gather that material and appreciate you sending us the below example.

We understand that since EPD will be providing additional information, EPA will need additional time to evaluate our water quality standard submission and make your decision under Section 303(c). We appreciate you working with us on this matter and will be in contact shortly.

Jac

James A. Capp, Chief Watershed Protection Branch Georgia EPD

**From:** Gordon, Lisa Perras [mailto:Gordon.Lisa-Perras@epa.gov]

Sent: Wednesday, October 3, 2018 2:21 PM

**To:** Booth, Elizabeth

Cc: Capp, James; Gettle, Jeaneanne; Able, Tony; Cooper, Jamal; Wetherington, Michele

**Subject:** Narrative Example

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Liz,

Thanks to everyone at EPD for making the time to talk to us last Thursday about Georgia's recent WQS submission. As we noted during the discussion, after the initial review we found that we do not have the information needed for a decision under Section 303(c). Following our regular procedures, we will follow up with you with a letter to that effect later this week. In the meanwhile, you had asked for an example of where, in the past, EPA had requested additional information from a state regarding the interpretation of a revised narrative. EPA cannot provide you specific information on exactly what Georgia would need to submit as we cannot interpret your narrative standard for you nor explain the methods and analysis used to develop the standard. However, should it be helpful, attached is a letter that was submitted by Kentucky that provided additional information on how a narrative standard would provide protection for the designated use. Also attached is EPA's final decision document on that submission so you can see what we considered.

We look forward to continuing to work with you on this submission.

Lisa

Lisa Perras Gordon Acting Chief, Water Quality Standards Section Clean Water Act and Hydrologic Alteration Coordinator U.S. Environmental Protection Agency Region 4 Atlanta, GA 404.562.9317 gordon.lisa-perras@epa.gov